PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

Received

OGURI, Shohei

Eikoh Patent Office, 18th

ARK Mori Building 12-32, Akasaka 1-chdme

Minato-ku, Tokyo 107601306, 1, 20

JAPON

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(PCT Rule 71.1)

Date of mailing

(day/month/year)

17.01.2006

Applicant's or agent's file reference

P05135200

IMPORTANT NOTIFICATION

International application No. PCT/JP2005/002965

International filing date (day/month/year) 17.02.2005

Priority date (day/month/year)

17.02.2004

Applicant

HONDA MOTOR CO., LTD. et al

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary report on patentability and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paving national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:

European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016

Authorized Officer

Tsogka, P

Tel. +31 70 340-3630



PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P05135200	FOR FURTHER A	ACTION	See Form PCT/IPEA/416	
International application No. PCT/JP2005/002965	International filing date 17.02.2005	(day/month/year)	Priority date (day/month/year) 17.02.2004	
International Patent Classification (IPC) or national classification and IPC F01L13/00				
Applicant HONDA MOTOR CO., LTD. et	al			
 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 				
2. This REPORT consists of a t	total of 6 sheets, including	this cover sheet.		
3. This report is also accompar	nied by ANNEXES, compris	ing:		
a. 🗆 sent to the applicant a		*		
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).				
☐ sheets which sup beyond the disclo Supplemental Bo	sure in the international ap	vhich this Authority o plication as filed, as	onsiders contain an amendment that goes indicated in item 4 of Box No. I and the	
sequence listing and/	nal Bureau only) a total of (or tables related thereto, in e ence Listing (see Section 8	computer readable f	mber of electronic carrier(s)) , containing a orm only, as indicated in the Supplemental tive Instructions).	
4. This report contains indications relating to the following items:				
☑ Box No. I Basis of the	e opinion			
☐ Box No. II Priority				
☐ Box No. III Non-establ	ishment of opinion with reg	ard to novelty, invent	tive step and industrial applicability	
	ty of invention			
applicability —	y; citations and explanations		relty, inventive step or industrial atement	
	cuments cited			
	ects in the international app			
⊠ Box No. VIII Certain obs	servations on the internation	nal application		
Date of submission of the demand		Date of completion of	of this report	
16.09.2005		17.01.2006		
Name and mailing address of the interr	national	Authorized Officer		
preliminary examining authority:	- P.B. 5818 Patentlaan 2 ays Bas	Authorized Officer Paquay, J	Control of	

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/JP2005/002965

_	Box No	. I Basis of the report		
 With regard to the language, this report is based on the interfiled, unless otherwise indicated under this item. 		gard to the language , this report is based on the international application in the language in which it wa less otherwise indicated under this item.		
	☐ Thi	s report is based on translations from the original language into the following language , ch is the language of a translation furnished for the purposes of:		
		international search (under Rules 12.3 and 23.1(b)) publication of the international application (under Rule 12.4) international preliminary examination (under Rules 55.2 and/or 55.3)		
2.	have be	pard to the elements * of the international application, this report is based on <i>(replacement sheets which</i> sen furnished to the receiving Office in response to an invitation under Article 14 are referred to in this solve "originally filed" and are not annexed to this report):		
	Descrip	ion, Pages		
	1-88	as originally filed		
	Claims,	Numbers		
	1-16	as originally filed		
	Drawing	s, Sheets		
	1/9-9/9	as originally filed		
	□ ase	equence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing		
3.	☐ The	amendments have resulted in the cancellation of:		
		he description, pages he claims, Nos.		
		he drawings, sheets/figs		
		he sequence listing <i>(specify)</i> : any table(s) related to sequence listing <i>(specify)</i> :		
4.	☐ This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).			
		he description, pages he claims, Nos.		
		he drawings, sheets/figs		
		he sequence listing (specify): any table(s) related to sequence listing (specify):		
	* If	item 4 applies, some or all of these sheets may be marked "superseded."		

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/JP2005/002965

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-16

No: Claims

Inventive step (IS)

Yes: Claims

1-16

No: Claims

Industrial applicability (IA)

Yes: Claims

1-16

No: Claims

2. Citations and explanations (Rule 70.7):

see separate sheet

Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

10/589244IAP11 Rec'd PCT/PTO 14 AUG 2006

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (SEPARATE SHEET)

International application No.

PCT/JP2005/002965

Re Item V.

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1 Reference is made to the following documents:

D1: PATENT ABSTRACTS OF JAPAN vol. 2002, no. 12, 12 December 2002 (2002-12-12) &; JP 2002 235515 A (SUZUKI MOTOR CORP), 23 August 2002 (2002-08-23)

D2: CA 2 486 440 A1 (YAMAHA HATSUDOKI KABUSHIKI KAISHA) 27 November 2003 (2003-11-27)

- 2.1 Document D1, which is considered to represent the most relevant state of the art, discloses (the references in parentheses applying to this document) A valve train for an internal combustion engine, comprising a valve operating cam (14a) rotating around a rotational centre line in synchronism with a rotation of an engine; an engine valve inlet valve (10); a transmission mechanism (rocker arm 12, swinging arm 32) for transmitting a valve drive force of the valve operating cam (14a) to the engine valve (10) so as to operate the engine valve in open and close states, the transmission mechanism including:
 - a primary oscillating member (*rocker arm 12*) oscillating about a primary oscillating centre line;
 - a secondary oscillating member (*swinging arm 32*) oscillating about a secondary oscillating centre line through abutment with the primary oscillating member so as to transmit the valve drive force via the primary oscillating member (*rocker arm 12*) to the engine valve (*10*),
 - a holder (*slide guide 42*) supporting the secondary oscillating member thereon in an oscillatory fashion (*oscillating around pin 36 of slide guide 42*) and wherein a drive abutment portion of the primary oscillating member (*rocker arm 12*) abuts with a follower abutment portion of the secondary oscillating portion;
 - a driving mechanism (control cam 34) for driving the holder (slide guide 42) so as to control valve properties including opening and closing timings and maximum lift amount of the engine valve in accordance with a position of the holder which is driven by the driving mechanism (control cam 34), wherein the holder (slide guide 42) oscillates about a holder oscillating centre line (centre of shaft 34b) which

differs from the rotational centre of the valve operating cam (14a) in response to the operation of the driving mechanism and

- a cam profile having a lost motion profile for maintaining the engine valve in the closed state (paragraph [0001] of document D1 mentions zero lift possibilities, thus the cams must have a lost motion profile).

From this, the subject-matter of independent claim 1 differs in that in document D1:

- the holder only supports the secondary oscillating cam (instead of the first and second oscillating cam, as claimed),
- the primary and secondary oscillating centre lines do not oscillate together with the holder, and
- the lost motion profile does not have an arc—like shape of which the centre is the primary oscillating centre line.

In view of these differences, the subject-matter of the first and only independent claim 1 is therefore novel (Article 33(2) PCT).

The implementation of a holder that supports both the primary and secondary oscillating centres would lead to a strong modification of the cylinder head because the whole idea of the arm linked around the adjustable shaft 52, the rocker arm 12 and the swinging arm 32 has to be modified. In view of this and in view of the amount of constructional modifications, the subject-matter of the first claim can be considered as inventive (Article 33(3) PCT).

2.2 Claims 2-16 are dependent on claim 1 and as such also meet the requirements of the PCT with respect to novelty and inventive step.

Re Item VII

Certain defects in the international application

1 Independent claim 1 is not in the two-part form in accordance with Rule 6.3(b) PCT,

which in the present case would be appropriate, with those features known in combination from the prior art (document D1 and D2) being placed in the preamble (Rule 6.3(b)(I) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).

The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).

Re Item VIII

Certain observations on the international application

The application does not meet the requirements of Article 6 PCT, because claim 1 is not clear.

On page 90 it is mentioned in line 10 that the cam has a lost motion profile. From the drawings and the description, it seems that not the cam, but the primary oscillating member has a lost motion surface. Thus, claim 1 is not supported by the description as required by Article 6 PCT.